



**KREINDLER & KREINDLER LLP**

Harry E. Kreindler (1919-1984)  
Lee S. Kreindler (1949-2003)

Marc S. Moller  
Steven R. Pounian  
James P. Kreindler  
David C. Cook  
David Beekman  
Blanca I. Rodriguez  
Noah H. Kushlefsky  
Robert J. Spragg  
Brian J. Alexander  
Justin T. Green  
Gretchen M. Nelson\*  
Stuart R. Fraenkel\*

Francis G. Fleming  
Paul S. Edelman  
Milton G. Sincoff  
Andrew J. Maloney, III  
Counsel

100 Park Avenue  
New York, NY 10017-5590  
(212) 687-8181  
Fax: (212) 972-9432  
[www.kreindler.com](http://www.kreindler.com)

Susan A. Friery, M.D.\*\*  
Daniel O. Rose  
Jacqueline M. James  
Brendan S. Maher  
Susan D. Bainson  
Dennis J. Nolan  
Myrna Ocasio  
Vincent I. Parrett  
William O. Angelley

California Office  
707 Wilshire Boulevard  
Suite 5070  
Los Angeles, CA 90017-3613  
(213) 622-6469  
Fax (213) 622-6019

\*Admitted in CA only  
\*\*Admitted in MA & DC only

July 29, 2004

USDC SDNY  
DOCUMENT  
ELECTRONICALLY FILED  
DOC #: 7-30-04  
DATE FILED: 7-30-04

**VIA HAND DELIVERY**

The Honorable Richard C. Casey  
United States District Court for the  
Southern District of New York  
United States Courthouse  
500 Pearl Street, Room 1950  
New York, New York 10007-1312

Re: In Re: Terrorist Attack on September 11, 2001  
MDL No. 1570  
Ashton, Burnett & Federal Ins. Co., et al. v. al Qaeda, et al.

Dear Judge Casey:

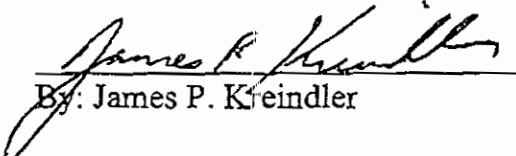
As the Court is aware, to promote efficiency and prevent the Court from having to read seventy-five pages of similar material on each motion, tomorrow the *Ashton, Burnett* and *Federal* plaintiffs are filing a consolidated brief in opposition to motions to dismiss filed by defendant, Salman bin Abdul Aziz al-Saud. However, addressing the issues raised in three separate complaints and incorporating the ideas of the different law firms involved requires slightly more than the twenty-five pages per brief allowed under the Court's rules.

Plaintiffs respectfully request leave of Court to submit a thirty page consolidated brief in opposition to Prince Salman's motion to dismiss. We have asked counsel for Prince Salman to agree to a page extension and counsel does not oppose the request as long as plaintiffs consent to an additional five pages for his reply, which we do.

Honorable Richard C. Casey  
July 28, 2004  
Page Two

Respectfully submitted,

Kreindler & Kreindler LLP

  
By: James P. Kreindler

cc: All Counsel of Record (via e-mail)

Dated: July 29, 2004

BY THE COURT:



Richard C. Casey

J.